

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

OTHELL BICKERSTAFF, and
SHRINK WRAP INTERNATIONAL,
INC., a Pennsylvania corporation,

Case No. 1:04-CV-712

v.
Plaintiffs,

Hon. Richard Alan Enslen

DR. SHRINK, INC., a Michigan
corporation, and MICHAEL
STENBERG,

Defendants.

ORDER

This matter is before the Court on Defendants Dr. Shrink, Inc. and Michael Stenberg's Motion for Reconsideration of the Order of October 13, 2005 denying their Motion for Summary Judgment. Oral argument or further briefing is unnecessary.

Pursuant to Western District of Michigan Local Civil Rule 7.4(a), reconsideration is appropriate only when the movant "demonstrate[s] a palpable defect by which the Court and the parties have been misled . . . [and] that a different disposition must result from the correction thereof." Defendants' Motion fails to meet this standard. Defendants are not entitled to summary judgment for the reasons articulated in the Court's Order of October 13, 2005 and Plaintiffs' Response to the Motion for Summary Judgment.

THEREFORE, IT IS HEREBY ORDERED that Defendants Dr. Shrink, Inc. and Michael Stenberg's Motion for Reconsideration (Dkt. No. 61) is **DENIED**.

DATED in Kalamazoo, MI:
November 3, 2005

/s/ Richard Alan Enslen
RICHARD ALAN ENSLEN
SENIOR UNITED STATES DISTRICT JUDGE